Exhibit 7

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Page 1
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                      JESSE ANGELO
2
    UNITED STATES DISTRICT COURT
    SOUTHERN DISTRICT OF NEW YORK
3
    ____X
    SANDRA GUZMAN,
                     Plaintiff,
5
                     -against- 09CIV9323 (BSJ) (RLE)
6
    NEWS CORPORATION, NYP HOLDINGS, INC., d/b/a
    THE NEW YORK POST, and COL ALLAN, in his
7
    official and individual capacities,
                     Defendants.
9
    AUSTIN FENNER and IKIMULISA LIVINGSTON,
10
11
                     Plaintiffs,
12
                     -against- 09CIV9832 (BSJ) (RLE)
13
    NEWS CORPORATION, NYP HOLDINGS, INC., d/b/a
    THE NEW YORK POST and DAN GREENFIELD and
14
    MICHELLE GOTTHELF,
15
                     Defendants.
16
17
18
             VIDEOTAPED DEPOSITION OF JESSE ANGELO
19
                      New York, New York
2.0
                   Wednesday, April 25, 2012
21
22
    REPORTED BY: BARBARA R. ZELTMAN
                   (BOBBIE)
23
                  Professional Stenographic Reporter
24
25
    Job Number:
                 48821
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1	JESSE ANGELO	1	JESSE ANGELO
2	A I don't know.	2	understanding.
3	Q What is the policy on sex	3	What is sexual harassment that is
	discrimination at New York Post?	4	prohibited by The New York Post policy on
5	MR. LERNER: Objection.	5	sexual harassment in the workplace?
6	A It's not tolerated.	6	MR. LERNER: Objection.
7	Q What do you mean by "It's not	7	A There could be any one of many
	tolerated"?	8	hypothetical examples of what would
9	MR. LERNER: Objection.	9	constitute sexual harassment. I don't think
10		10	it's my place to give you hypothetical
	The delite to locate between	11	examples of what sexual harassment is.
12	yy	12	Q I'm not asking hypothetical
	· ·	13	examples. I'm just
14		14	A Then what are you asking.
15		15	
	→	16	Q What is what is your understanding of what is sexual harassment?
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	17	
		1	MR. LERNER: Objection.
	and the state of t	18	A Again, there are lots of different
	1	19	things, in my limited understanding, that
20		20	can constitute sexual harassment.
		21	I don't feel qualified to give you
22	J	22	hypothetical examples of what constitute
23		23	sexual harassment.
		24	Q Is it part of your job as either
25	Q No. I'm just asking for your	25	Executive Editor of The Post actually,
	TSG Reporting - Worldwide 877-702-9580		TSG Reporting - Worldwide 877-702-9580
***************************************	Contains Confidential Portions		Contains Confidential Portions
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1	JESSE ANGELO	1	JESSE ANGELO
2	let me repeat that.	2	Q I believe you said there are many
3	Is it part of your job as Executive	3	definitions of sexual harassment, right?
4	Editor of The Post to report any instances	4	A My understanding is that there are
	of sexual harassment that you witness?	5	many different forms of what can constitute
6	A Yes.	6	sexual harassment.
7	Q So how would you know what to	7	Q Would dating a subordinate at
8	report if you don't know what sexual	8	The New York Post be considered sexual
9	harassment is?	9	harassment?
10	MR, LERNER: Objection.	10	MR, LERNER: Objection.
41 ()	A I know what sexual harassment is.	11	A No.
	11 I MIOW WHAT SOME HAT ASSISTED TO	1	
11	That's not what you are asking me	1.2	O Is there any policy at The New York
11 12	That's not what you are asking me.	12 13	Q Is there any policy at The New York Post regarding supervisors dating employees
11 12 13	Q So what is it?	13	Post regarding supervisors dating employees
11 12 13 14	Q So what is it?A Again, I believe there are many	13 14	Post regarding supervisors dating employees that they supervise?
11 12 13 14 15	Q So what is it? A Again, I believe there are many definitions of what could constitute sexual	13 14 15	Post regarding supervisors dating employees that they supervise? MR. LERNER: Objection.
11 12 13 14 15 16	Q So what is it? A Again, I believe there are many definitions of what could constitute sexual harassment.	13 14 15 16	Post regarding supervisors dating employees that they supervise? MR. LERNER: Objection. A No.
11 12 13 14 15 16	 Q So what is it? A Again, I believe there are many definitions of what could constitute sexual harassment. Q Okay. Give me one. 	13 14 15 16	Post regarding supervisors dating employees that they supervise? MR. LERNER: Objection. A No. Q Is there any policy at The New York
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11 12 13 14 15 16 17 18	Q So what is it? A Again, I believe there are many definitions of what could constitute sexual harassment. Q Okay. Give me one. MR. LERNER: Objection. A If someone demanded a sexual favor	13 14 15 17 18 19	Post regarding supervisors dating employees that they supervise? MR. LERNER: Objection. A No. Q Is there any policy at The New York Post governing supervisors having a sexual relationship with someone they supervise?
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11 12 13 14 15 16 17 18 19 20 21	Q So what is it? A Again, I believe there are many definitions of what could constitute sexual harassment. Q Okay. Give me one. MR. LERNER: Objection. A If someone demanded a sexual favor in return for a promotion, that would be sexual harassment. Q That would be an example of sexual	13 14 15 16 17 18 19 21 22	Post regarding supervisors dating employees that they supervise? MR. LERNER: Objection. A No. Q Is there any policy at The New York Post governing supervisors having a sexual relationship with someone they supervise? A No. Q So you are familiar with The New York Post policy on sexual harassment,
11 12 13 14 15 16 17 18 19 20 21 22 23	Q So what is it? A Again, I believe there are many definitions of what could constitute sexual harassment. Q Okay. Give me one. MR. LERNER: Objection. A If someone demanded a sexual favor in return for a promotion, that would be sexual harassment. Q That would be an example of sexual harassment, right?	13 14 15 16 17 18 19 20 21 22 23	Post regarding supervisors dating employees that they supervise? MR. LERNER: Objection. A No. Q Is there any policy at The New York Post governing supervisors having a sexual relationship with someone they supervise? A No. Q So you are familiar with The New York Post policy on sexual harassment, right?
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11 12 13 14 15 16 17 18 19 20 21 22 23	Q So what is it? A Again, I believe there are many definitions of what could constitute sexual harassment. Q Okay. Give me one. MR. LERNER: Objection. A If someone demanded a sexual favor in return for a promotion, that would be sexual harassment. Q That would be an example of sexual harassment, right?	13 14 15 16 17 18 19 20 21 22 23	Post regarding supervisors dating employees that they supervise? MR. LERNER: Objection. A No. Q Is there any policy at The New York Post governing supervisors having a sexual relationship with someone they supervise? A No. Q So you are familiar with The New York Post policy on sexual harassment, right?

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,	JESSE ANGELO	1	JESSE ANGELO
1		2	but I believe she was asked to leave.
2	don't know who all the editors on the City	3	Q Asked to leave by whom?
3	Desk are.	4	A By Col Allan.
4	Q When you were City Desk editor, how	5	
5	many African-American editors were there on	6	Q Do you know the circumstances under which she was asked to leave?
6	the City Desk?	7	A Col came in. There was a whole
7	A There were not any full-time	8	after a short time of his tenure at the
8	African-American editors on the City Desk	9	paper, there was a whole host of editors and
9	when I was the City editor.	10	columnists that were asked to leave.
10	Q 140 Mil do jour milotty transcript	11	Q So did you actually know about this
11	tabe time the transfer and the transfer	12	at the time or is this something you learned
12	editor on the end people at 1220	1.3	about later?
13	Post?	14	A I was not specifically aware of the
14	A Full time?	15	termination of Lisa Baird until it occurred.
15	Q Full time, yes.	16	
16	1 115 fat as I know, Elsa Bana.	17	Q So but you knew about it at the time at the time she was fired, you knew
17	Again, I don't know her exact racial makeup.	ዞ / 18	she was being fired?
18	I believe she was African-American.	19	MR. LERNER: Objection.
19	Q Were you at The Post the same time	20	A Can you repeat the question.
20	Lisa Baird was at The Post?	21	(Requested portion of record read:
21	A Yes.	22	"Q. So but you knew about it at
22	, as	23	the time at the time she was fired,
23	how did she end up leaving?	24	you knew she was being fired?")
24	MR. LERNER: Objection.	25	(End of read-back.)
25	A I don't know the specifics of it,	23	
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	Page 380	1	Page 381 JESSE ANGELO
1 2	Page 380 JESSE ANGELO	1 2	Page 381
2	JESSE ANGELO A The use of "being there" is a	}	Page 381 JESSE ANGELO (A brief recess was taken.)
2 3	JESSE ANGELO A The use of "being there" is a strange	2	Page 381 JESSE ANGELO (A brief recess was taken.) THE VIDEOGRAPHER: The time is
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